

**Applicant Initiated Interview Summary**

Application No.: 10/008,491

First Named Applicant: Feola et al.

Examiner: El Hadji Malick Sall

Art Unit: 2157

Status of Application: Non-Final Rejection

**Tentative Participants:**

(1) Kevin Ransom (Counsel)

(2) Jeff Gray (Counsel)

(3) Examiner Sall

(4)

**Date of Interview:** March 11, 2008**Time:** 2:45 pm (AM/PM)**Type of Interview:**(1) ☒ Telephonic(2) ☐ Personal(3) ☐ Video Conference**Exhibit Shown or Demonstrated:** ☐ YES ☒ NO**If yes, provide brief description:****Issues Discussed**

Issues (Rej., Obj., etc)	Claims/ Fig. #s	Prior Art cited prior art	Discussed	Agreed	Not Agreed
Rejection	1, 17, 38		<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
<input type="checkbox"/> Continuation Sheet Attached					

**Brief Description of Arguments Discussed:**

The interview was requested by Applicant to discuss the claim amendments and remarks made in the amendment filed March 3, 2008. During the interview, the Office Action's argument that Kent discloses that the content is prepared in a first way and second way for communication and publication over a non-internet channel and an internet channel was discussed. Applicant submitted that, as best understood, in Kent, after the user at the GUI picks his customized content, the customized content is transferred over the internet and to a digital printer for publication. As best understood, Kent does not disclose that this customized content is also published through different channels and terminals other sent to a printer for printing. Therefore, the content in Kent is formatted in only one way for printing to a digital printer, not in two ways as recited in the claims. The Examiner indicated he would review Kent in light of our arguments.


 Applicant/Applicant's Representative Signature

W. Kevin Ransom

Examiner/SPE Signature

Typed/Printed Name of Applicant or Representative

45,031

Registration Number, if applicable

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